TANASI LAW OFFICES 1 RICHARD E. TANASI, ESQ. Nevada State Bar No. 9699 2 8716 Spanish Ridge Ave., Suite 105 Las Vegas, NV 89148 3 p. 702-906-2411 f. (866) 299-5274 4 rtanasi@tanasilaw.com Attorney for Mario Castro 5 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 UNITED STATES OF AMERICA, Case No. 2:19-cr-00295-GMN-NJK 9 Plaintiff, 10 v. 11 STIPULATION AND ORDER TO CONTINUE DEADLINE FOR MARIO CASTRO 12 JOSE SALUD CASTRO DEFENDANT MARIO CASTRO TO SALVADOR CASTRO, REPLY TO GOVERNMENT 13 MIGUEL CASTRO, AND **RESPONSE ECF 314.** JOSE LUIS MENDÉZ, (First Request) 14 Defendant. 15 16 IT IS HEREBY STIPULATED AND AGREED, by and between the United States of 17 America, by and through Timothy Finley, U.S. Department of Justice Trial Attorney, and 18 19 MARIO CASTRO, by and through his attorney, Richard E. Tanasi, Esq., that Defendant 20 Castro's deadline to Reply to the Government's Response to Mario Castro's Motion to 21 Preclude 404(b) Evidence [ECF Nos. 289, 314], previously set for March 29, 2022 be vacated 22 and continued to July 1, 2022. 23 /// 24 25 26

This Stipulation is entered into for the following reasons:

- 1. On March 30, 2022, the Honorable District Court Judge Navarro continued the trial date and other pleading deadlines related to Defendant Castro to July 1, 2022. [ECF No. 325.]
- 2. Defendant Castro requests the July 1, 2022 deadline for all reasons outlined in his Motion to Continue. [ECF No. 316.] The government does not object to this request given the new trial Order in this case.
 - 3. The additional time requested herein is not sought for purposes of delay.
- 4. Additionally, denial of this request for continuance could result in a miscarriage of justice.

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WHEREFORE, the parties respectfully request that this Honorable Court accept the Stipulation and enter an Order as set forth below, continuing Defendant Castro's deadline to Reply to the Government's Response to Mario Castro's Motion to Preclude 404(b) Evidence [ECF Nos. 289, 314.], previously set for March 29, 2022 be vacated and continued to July 1, 2022. DATED this 1st day of April, 2022. IT IS SO ORDERED. /s/ Timothy Finley CHRISTOPHER CHIOU Dated this ⁴ day of April, 2022. Acting United States Attorney MINA CHANG Assistant United States Attorney Office of the United States Attorney 501 South Las Vegas Blvd., Suite 1100 Las Vegas, Nevada 89101 Gloria M. Navarro, District Judge Tel.: 702-388-6336 UNITED STATES DISTRICT COURT Mina.Chang@usdoj.gov GUSTAV W. EYLER Director TIMOTHY FINLEY DANIEL ZYTNICK Trial Attorneys U.S. Department of Justice Consumer Protection Branch PO Box 386 Washington, DC 20044 (202) 307-0050 / (202) 598-8337 Timothy.T.Finley@usdoj.gov Daniel.E.Zytnick@usdoj.gov Attorneys for the United States /s/ Richard Tanasi RICHARD E. TANASI, ESQ. Attorney for the Defendant Mario Castro